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MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORTS TRADE CONTROL

New Delhi, the 20th September 1962

SUBJECT:—*Recognition of new established importers and grant of quotas.*

No. 123-ITC(PN)/62.—Attention is invited to paragraph 94 of Section I of the Red Book for the year April 1962—March 1963. It has now been decided that with effect from 1st October 1962 all types of applications for recognition as new established importers and grant of quotas will be dealt with by the Port Licensing Authorities within whose jurisdiction the case falls as per details given in the Annexure to Public Notice No. 147-ITC(PN)/60, dated the 6th December, 1960. Applications to be made after 30th September, 1962 for recognition as new established importers and grant of quotas should, therefore, be made to the Port Licensing Authorities concerned.

2. The following amendments are also made in the rules for recognition of new established importers and grant of quotas as appearing in paragraphs 74 to 94 of Section I of the Current Red Book:—

(i) In paragraph 76, add sub-para (v) as under:—

(v) converts his business into Hindu Undivided Family concern, the entire quota will be continued to the new owners on application for recognition.

(ii) In para 82(iii) between the figures "77(vi)" and the word "or" occurring in the second line, add the following:—

"Or on account of conversion of the proprietary business into Hindu Undivided Family concern as in para 76(v)."

(iii) In para 85, between the words "where" and "an" occurring in the first line, add the following:—

"before the application for recognition as new established importer is made."

(iv) In para 92—

(a) add the following sub-para between "Re-para 76(iv)" and "Re-para 77(i)":—

Re-para 76(v).—Affidavit that the proprietor of the outgoing concern has relinquished all his rights and interests in the business in favour of the incoming Hindu Undivided Family concern;

affidavit from the Karta of the incoming; Hindu Undivided Family concern to the effect that the Hindu Undivided Family concern have taken over the goodwill; assets and quotas of the outgoing proprietary concern".

- (b) Against "Re-para 77(i)", in place of the words 'partnership deed of the firm' occurring in the first line, *substitute* 'partnership deeds of the outgoing and incoming firms'.
- (c) Against "Re-para 77(ii)", in place of the words 'partnership deed of the firm' occurring in the first line, *substitute* 'partnership deeds of the outgoing and incoming firms'.
- (d) Against "Re-para 77(iii)", *add* the following:—
 'Partnership deeds of transferor and transferee concerns if the latter is a partnership firm; partnership deed of the transferee concern, if any, executed after transfer'.
- (e) Against "Re-para 77(iv)", *add* the following:—
 'partnership deeds of the dissolved and the applicant firm (in case it is a partnership firm)'.
- (f) Against "Re-para 77(v)", in place of the existing entry, *substitute* "the partnership deed of the outgoing and incoming concerns (if the latter is a partnership firm); evidence of insolvency and of its not causing dissolution of the firm".
- (g) Against "Re-para 77(vi)", in place of the existing entry, *substitute* "Partnership deeds of the outgoing and incoming concerns".
- (h) Against "Re-para 78(iv)", *add* the following:—
 "Partnership deed of the incoming concern".
- (i) Against "Re-para 80", *add* the following:—
 "Partnership deed of the applicant firm, if it is a partnership concern".
- (v) In para 93 (ii)—
 - (a) In place of words "Income-tax Clearance Certificate" *substitute* "Certificate of Income-tax Assessment".
 - (b) In place of the words "Appendix V" *substitute* "Appendix 5".
- (vi) In para 93(iii)—
 - (a) between the words "Local" and "and" appearing in the first line *add* "in regional language".
 - (b) In place of the words "Chief Controller of Imports & Exports, New Delhi", *substitute* "Licensing Authority to whom the application for recognition as new established importer is being/to be made".
 - (c) *Add* sub-paras (vi), (vii) and (viii) as under:—
 - (vi) List of the applications for licences pending with the licensing authorities.
 - (vii) Copy of the last order of recognition as new established importer, if any, issued in favour of the firm whose quotas are sought to be transferred.
 - (viii) Details of the last licence obtained by the firm.
- (vii) *Delete* para 94.

SUBJECT:—Export promotion scheme for coir yarn and coir products.

No. 124-ITC(PN)/62.—The question of making raw materials such as sisal yarn and dyes available to manufacturer-exporters and merchant-exporters of coir yarn and coir mats and mattings has been reconsidered and the following decisions have been taken in supersession of earlier orders:—

(A) Exports of Coir mats and mattings

Against exports of coir mats and mattings actually established, the export incentive licences will be granted to the extent indicated below:—

Sl. No.	Name of item	Extent of import entitlement
(i)	Dyes and Chemicals—permissible varieties and actually needed by the industry.	2% of the f.o.b. value of these products actually exported.
(ii)	Sisal yarn or sisal fibre.	2% of the f.o.b. value of these products actually exported.
(iii)	Essential items of machinery like ledger blades and shearing blades—permissible types.	1% of the f.o.b. value of these products actually exported.
(B) Exports of coir yarn		
(i)	Dyes and chemicals—permissible varieties and actually needed by the coir industry.	½% of the f.o.b. value of these products actually exported.
(ii)	Essential items of machinery such as ledger blades and shearing blades permissible varieties.	1% of the f.o.b. value of these products actually exported.

2. These orders will come into effect from 1st October, 1962 and the import entitlements against proved exports will be worked out by the Chairman Coir Board for each quarter and make suitable recommendations to the Deputy Chief Controller of Imports and Exports, Cochin, who will issue all licences covered by the schemes as now announced.

K. T. SATARAWALA,
Chief Controller of Imports & Exports.

